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FILED
Superior Court of California
County of Los Angeles

OCT 24 2017

Sherri B. Carter, Executive Officer/Clerk
By _____
Marlon Gomez, Deputy

9 Attorneys for Plaintiff, Dominique Huett
10

11 SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE COUNTY OF LOS ANGELES

12 BC 680869

13 DOMINIQUE HUETT,) CASE NO:
14 Plaintiff,)
vs.) CIVIL COMPLAINT ALLEGING
15) DAMAGES FOR NEGLIGENCE
16 THE WEINSTEIN COMPANY LLC,) DEMAND FOR JURY TRIAL
17 Defendant.)
18)
19)
20)

21 PARTIES AND JURISDICTION

- 22 1. Plaintiff Dominique Huett is a citizen and resident of New York.
23 2. Defendant The Weinstein Company LLC (hereinafter referred to as "TWC") is a
Delaware limited liability company whose principle place of business is in New York, New
25 York.
26 3. Venue properly lies in this county in that Defendant regularly conducts business
in this county, and the torts described herein were committed in this county. This Court has

1 OCT 24 2017

FAX FILE

92
CIT/CASE: BC680869
LEA/DEF#:

RECEIPT #: CCH621759056
DATE PAID: 10/24/17 01:09 PM
PAYMENT: \$435.00 31G
RECEIVED:
CHECK: \$435.00
CASH: \$0.00
CHANGE: \$0.00
CARD: \$0.00

10/24/2017

jurisdiction in that this is a claim for damages of not less than \$5 million, well in excess of the jurisdictional minimum of \$25,000.

FACTUAL ALLEGATIONS

4. In or about November 2010, Plaintiff Dominique Huett and Harvey Weinstein
5 arranged to meet each other at The Peninsula Beverly Hills hotel in Beverly Hills, California.
6 Plaintiff was an aspiring actress at the time and the purpose of the meeting was to discuss
7 Weinstein's offer to assist Plaintiff in procuring future television and/or film roles. The
8 communications to arrange this meeting included e-mails from the e-mail address of
9 Weinstein's assistant at TWC.
10
11

12 5. Plaintiff and Weinstein initially met at the bar of The Peninsula hotel, where they
13 discussed Weinstein's interest in assisting Plaintiff with her acting career. During their
14 conversation, Plaintiff noticed Weinstein staring at her breasts. Weinstein asked Plaintiff if she
15 had ever had a "boob job" and asked her to show him her breasts. Plaintiff refused and was
16 made uncomfortable by the question and the request. However, Weinstein informed Plaintiff
17 that the purpose of the questioning was that it would be beneficial for securing future roles if
18 she did not have breast augmentation.
19

20 6. At some point during their conversation, Weinstein, who was at the time living at
21 the hotel, invited Plaintiff to his room under the guise of continuing their business meeting.
22 Plaintiff agreed to move the meeting to his hotel room, believing they were to continue their
23 discussion regarding her career.
24

25 7. While in Weinstein's room, the two continued their conversation regarding
26 Plaintiff's career. At some point, Weinstein excused himself to use the restroom. After several
27 minutes, Weinstein returned from the restroom wearing only a bathrobe.
28

1 8. Upon returning, Weinstein asked Plaintiff to perform a massage on him. Plaintiff
2 said, "No," and that she did not feel comfortable by his request. However, Weinstein persisted
3 and would not take "no" for an answer. Weinstein laid on the bed and demanded that Plaintiff
4 perform a massage on him. Plaintiff ultimately complied with his demands and performed the
5 massage.

7 9. Subsequently, Weinstein requested to perform oral sex on Plaintiff. Plaintiff was
8 shocked and alarmed by the request and initially refused. Again, Weinstein displayed
9 persistence and would not take "no" for an answer. Weinstein initiated and Plaintiff froze as
10 Weinstein removed her clothing and performed oral sex on her. Weinstein performed oral sex
11 on Plaintiff for several minutes. After performing oral sex on Plaintiff, Weinstein masturbated
12 in front of Plaintiff until he reached orgasm.

14 10. At some point during their communications, Weinstein gave Plaintiff the contact
15 information for an executive producer with *Project Runaway*, a television program produced by
16 Defendant, and offered to secure a role for Plaintiff on the program.

18 11. Prior to the incident involving Plaintiff, Defendant TWC's executives, officers
19 and employees had actual knowledge of Weinstein's repeated acts of sexual misconduct with
20 women. In particular, Defendant was aware of Weinstein's pattern of using his power to coerce
21 and force young actresses to engage in sexual acts with him. This knowledge was possessed by
22 Defendant's Board of Directors including, upon information and belief, Bob Weinstein.

24 12. Upon information and belief, Defendant was aware of allegations of sexual
25 misconduct against Weinstein going back to the 1990s. Upon information and belief, prior to
26 the incident involving Plaintiff, Defendant was aware of multiple claims of sexual misconduct

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10/24/2017

which were settled with the victims prior to the filing of suit. This knowledge was possessed by Defendant's Board of Directors including, upon information and belief, Bob Weinstein.

13. Prior to the incident involving Plaintiff, Defendant often aided and abetted
4 Weinstein in the commission of his sexual misconduct. For example, female Weinstein
5 Company employees were often used as “honeypots” to lure his victims into a false sense of
6 security. The “honeypots” would initially join a meeting along with a woman Weinstein was
7 interested in, but then Weinstein would dismiss them, leaving him alone with the woman.
8

14. Plaintiff did not discover, and a reasonable and diligent investigation would not
have disclosed, that prior to her incident Defendant was aware of numerous allegations of
sexual misconduct involving Weinstein. Upon information and belief, the allegations of sexual
misconduct involving Weinstein that Defendant was aware of were subject to nondisclosure
agreements and/or confidential settlements, and were otherwise only known inside TWC. Upon
information and belief, the nondisclosure agreements and/or confidential settlements legally
prohibited Defendant TWC, Weinstein, and the victims of the sexual misconduct from
discussing the allegations and Defendant's knowledge thereof. As such, even if Plaintiff had
conducted a timely and reasonable investigation, she could not have discovered Defendant's
prior knowledge of Weinstein's sexual misconduct. Plaintiff was unable to discover
Defendant's knowledge of Weinstein's propensity to engage in sexual misconduct until the
story of Weinstein's pattern of sexual misconduct with young actresses broke in October 2017.

COUNT I
(Negligence)

15. Plaintiff repeats and realleges the allegations in paragraphs 1 through 14 above.

27 16. At all relevant times, Defendant owed a duty to use reasonable care in the
28 retention and supervision of its employee Harvey Weinstein.

1 17. This included a duty to control Weinstein in his interactions with women during
2 meetings taking place within the course and scope of his employment in order to prevent
3 foreseeable harm.

4 18. Prior to the sexual misconduct with Plaintiff, Defendant knew or had reason to
5 believe Weinstein was likely to engage in sexual misconduct with women he came into contact
6 with during the course and scope of his employment. In particular, upon information and belief,
7 Defendant knew or should have known that Weinstein would lure young aspiring actresses into
8 compromising situations under the guise of business meetings. Prior to the incident involving
9 Plaintiff, Defendant's Board of Directors possessed knowledge of Weinstein's propensity to
10 engage in sexual misconduct. Knowledge of Weinstein's propensity to engage in sexual
11 misconduct was additionally possessed by Defendant's executives, officers and employees. At
12 all relevant times Defendant's Board of Directors maintained a supervisory position over
13 Weinstein.

14 19. By possessing knowledge of Weinstein's prior sexual misconduct, Defendant
15 knew or should have known that Weinstein was unfit and that this unfitness created a particular
16 risk to others.

17 20. Defendant did not act in a reasonable manner by failing to terminate Weinstein
18 and instead continued to allow him to meet with prospective actresses in private areas with the
19 knowledge that there was a substantial likelihood for sexual misconduct.

20 21. Weinstein's meeting with Plaintiff at the Peninsula hotel occurred within the
21 course and scope of his employment. The contact between Plaintiff and Weinstein was
22 generated by the employment relationship between Defendant and Weinstein.

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10/24/2017

22. Defendant's negligence in supervising and/or retaining Weinstein was a substantial factor in causing Plaintiff's harm.

23. It was foreseeable that Weinstein would engage in sexual misconduct if Defendant continued to allow Weinstein to have private business meetings with actresses. At all relevant times, Defendant knew Weinstein was using his power and position to coerce women into engaging in sexual contact and knew that this sexual misconduct would cause harm.

24. Defendant failed to institute corrective measures to protect women coming into contact with Weinstein, including Plaintiff, from sexual misconduct despite the Board of Directors possessing actual notice of Weinstein's sexually inappropriate behavior. Such acts and omissions demonstrate a conscious disregard of the safety of others. The Board of Directors was aware of the probable dangerous consequences of failing to remove or adequately supervise Weinstein. In failing to do so, Defendant acted with actual malice and with conscious disregard to Plaintiff's safety.

25. As a direct and proximate result of Defendant's negligence, Plaintiff was a victim of Weinstein's sexual misconduct. The sexual misconduct has caused Plaintiff to suffer continuing, severe and permanent psychological and emotional issues, and the loss of enjoyment of life.

PRAYER FOR RELIEF

26. General damages in an amount to be shown according to proof at the time of trial.

27. Special damages including medical and psychological care expenses in an amount to be shown according to proof at the time of trial.

28. Punitive and exemplary damages in an amount appropriate to punish or set an example of Defendant.

29. Costs of suit.

30. Such other and further relief as this Court deems just and proper.

DEMAND FOR JURY TRIAL

Plaintiff hereby demands a jury trial in this action.

Dated: Oct. 24, 2017

By:

HERMAN LAW

Daniel Ellis
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dellis@hermanlaw.com
Arick Fudali
California Bar No. 296364
afudali@hermanlaw.com
Jeff Herman
(pending *pro hac vice* admission)
Attorneys for Plaintiff

1012412017

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, Street address, number, and address)

Daniel G. Ellis, Esq., CA Bar No. 298639

HERMAN LAW

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TELEPHONE NO.: (305) 931-2200

FAX NO.: (305) 931-0877

ATTORNEY FOR (Name): Dominique Huett, Plaintiff

SUPERIOR COURT OF CALIFORNIA, COUNTY OF Los Angeles

STREET ADDRESS: 111 North Hill Street

MAILING ADDRESS:

CITY AND ZIP CODE: Los Angeles, CA 90012

BRANCH NAME: Stanley Mosk Courthouse

FOR COURT USE ONLY

FILED

Superior Court of California
County of Los Angeles

OCT 24 2017

Sherri B. Carter, Executive Officer/Clerk
By *[Signature]* Deputy
Marion Gomez

CASE NAME:

Dominique Huett v. The Weinstein Company LLC

CIVIL CASE COVER SHEET

Unlimited Limited
 (Amount demanded exceeds \$25,000) (Amount demanded is \$25,000 or less)

Complex Case Designation

 Counter JoinderFiled with first appearance by defendant
(Cal. Rules of Court, rule 3.402)

CASE NUMBER:

BC 680869

JUDGE:

DEPT:

Items 1-6 below must be completed (see instructions on page 2).

1. Check one box below for the case type that best describes this case:

Auto Tort

Auto (22)
 Uninsured motorist (46)

Other PI/PD/WD (Personal Injury/Property Damage/Wrongful Death) Tort

Asbestos (04)
 Product liability (24)
 Medical malpractice (45)
 Other PI/PD/WD (23)

Non-PI/PD/WD (Other) Tort

Business tort/unfair business practice (07)
 Civil rights (08)
 Defamation (13)
 Fraud (16)
 Intellectual property (19)
 Professional negligence (25)
 Other non-PI/PD/WD tort (35)

Employment

Wrongful termination (36)
 Other employment (15)

Contract

Breach of contract/warranty (06)
 Rule 3.740 collections (09)
 Other collections (09)
 Insurance coverage (18)
 Other contract (37)

Real Property

Eminent domain/Inverse condemnation (14)
 Wrongful eviction (33)
 Other real property (26)

Unlawful Detainer

Commercial (31)
 Residential (32)
 Drugs (38)

Judicial Review

Asset forfeiture (05)
 Petition re: arbitration award (11)
 Writ of mandate (02)
 Other judicial review (39)

Provisionally Complex Civil Litigation
(Cal. Rules of Court, rules 3.400-3.403)

Antitrust/Trade regulation (03)
 Construction defect (10)
 Mass tort (40)
 Securities litigation (28)
 Environmental/Toxic tort (30)
 Insurance coverage claims arising from the above listed provisionally complex case types (41)

Enforcement of Judgment

 Enforcement of judgment (20)

Miscellaneous Civil Complaint

RICO (27)
 Other complaint (not specified above) (42)

Miscellaneous Civil Petition

Partnership and corporate governance (21)
 Other petition (not specified above) (43)

2. This case is is not complex under rule 3.400 of the California Rules of Court. If the case is complex, mark the factors requiring exceptional judicial management:

- a. Large number of separately represented parties d. Large number of witnesses
 b. Extensive motion practice raising difficult or novel issues that will be time-consuming to resolve e. Coordination with related actions pending in one or more courts in other counties, states, or countries, or in a federal court
 c. Substantial amount of documentary evidence f. Substantial postjudgment judicial supervision

3. Remedies sought (check all that apply): a. monetary b. nonmonetary; declaratory or injunctive relief c. punitive

4. Number of causes of action (specify):

5. This case is is not a class action suit.

6. If there are any known related cases, file and serve a notice of related case. (You may use form CM-015.)

Date: October 24, 2017

Daniel G. Ellis

(TYPE OR PRINT NAME)

(SIGNATURE OF PARTY OR ATTORNEY FOR PARTY)

NOTICE

- Plaintiff must file this cover sheet with the first paper filed in the action or proceeding (except small claims cases or cases filed under the Probate Code, Family Code, or Welfare and Institutions Code). (Cal. Rules of Court, rule 3.220.) Failure to file may result in sanctions.
- File this cover sheet in addition to any cover sheet required by local court rule.
- If this case is complex under rule 3.400 et seq. of the California Rules of Court, you must serve a copy of this cover sheet on all other parties to the action or proceeding.
- Unless this is a collections case under rule 3.740 or a complex case, this cover sheet will be used for statistical purposes only.

Page 1 of 2

FAX FILE

SHORT TITLE: Dominique Huett v. The Weinstein Company LLC

CASE NUMBER

B C C 8 0 8 6 9

**CIVIL CASE COVER SHEET ADDENDUM AND
STATEMENT OF LOCATION
(CERTIFICATE OF GROUNDS FOR ASSIGNMENT TO COURTHOUSE LOCATION)**

This form is required pursuant to Local Rule 2.3 in all new civil case filings in the Los Angeles Superior Court.

Step 1: After completing the Civil Case Cover Sheet (Judicial Council form CM-010), find the exact case type in Column A that corresponds to the case type indicated in the Civil Case Cover Sheet.

Step 2: In Column B, check the box for the type of action that best describes the nature of the case.

Step 3: In Column C, circle the number which explains the reason for the court filing location you have chosen.

Applicable Reasons for Choosing Court Filing Location (Column C)

- | | |
|----------------------------------------------------------------------------------|--------------------------------------------------------------------------------------------------------------------------------|
| 1. Class actions must be filed in the Stanley Mosk Courthouse, Central District. | 7. Location where petitioner resides. |
| 2. Permissive filing in central district. | 8. Location wherein defendant/respondent functions wholly. |
| 3. Location where cause of action arose. | 9. Location where one or more of the parties reside. |
| 4. Mandatory personal injury filing in North District. | 10. Location of Labor Commissioner Office. |
| 5. Location where performance required or defendant resides. | 11. Mandatory filing location (Hub Cases – unlawful detainer, limited non-collection, limited collection, or personal injury). |
| 6. Location of property or permanently garaged vehicle. | |

FAX FILE

A Civil Case Cover Sheet Category No.	B Type of Action (Check only one)	C Applicable Reasons See Step 3 Above
Auto (22)	<input type="checkbox"/> A7100 Motor Vehicle - Personal Injury/Property Damage/Wrongful Death	1, 4, 11
Uninsured Motorist (46)	<input type="checkbox"/> A7110 Personal Injury/Property Damage/Wrongful Death – Uninsured Motorist	1, 4, 11
Asbestos (04)	<input type="checkbox"/> A6070 Asbestos Property Damage <input type="checkbox"/> A7221 Asbestos - Personal Injury/Wrongful Death	1, 11 1, 11
Product Liability (24)	<input type="checkbox"/> A7260 Product Liability (not asbestos or toxic/environmental)	1, 4, 11
Medical Malpractice (45)	<input type="checkbox"/> A7210 Medical Malpractice - Physicians & Surgeons <input type="checkbox"/> A7240 Other Professional Health Care Malpractice	1, 4, 11 1, 4, 11
Other Personal Injury/Property Damage Wrongful Death (23)	<input type="checkbox"/> A7250 Premises Liability (e.g., slip and fall) <input type="checkbox"/> A7230 Intentional Bodily Injury/Property Damage/Wrongful Death (e.g., assault, vandalism, etc.) <input type="checkbox"/> A7270 Intentional Infliction of Emotional Distress <input checked="" type="checkbox"/> A7220 Other Personal Injury/Property Damage/Wrongful Death	1, 4, 11 1, 4, 11 1, 4, 11 1, 4, 11

10/10/2011

SHORT TITLE: Dominique Huett v. The Weinstein Company LLC		CASE NUMBER																																																												
<table border="1" style="width: 100%; border-collapse: collapse;"> <thead> <tr> <th style="text-align: center; background-color: #cccccc;">A Civil Case Cover Sheet Category No.</th> <th style="text-align: center; background-color: #cccccc;">B Type of Action (Check only one)</th> <th style="text-align: center; background-color: #cccccc;">C Applicable Reasons - See Step 3 Above</th> </tr> </thead> <tbody> <tr> <td>Business Tort (07)</td> <td><input type="checkbox"/> A6029 Other Commercial/Business Tort (not fraud/breach of contract)</td> <td>1, 2, 3</td> </tr> <tr> <td>Civil Rights (08)</td> <td><input type="checkbox"/> A6005 Civil Rights/Discrimination</td> <td>1, 2, 3</td> </tr> <tr> <td>Defamation (13)</td> <td><input type="checkbox"/> A6010 Defamation (slander/libel)</td> <td>1, 2, 3</td> </tr> <tr> <td>Fraud (16)</td> <td><input type="checkbox"/> A6013 Fraud (no contract)</td> <td>1, 2, 3</td> </tr> <tr> <td>Professional Negligence (25)</td> <td><input type="checkbox"/> A6017 Legal Malpractice <input type="checkbox"/> A6050 Other Professional Malpractice (not medical or legal)</td> <td>1, 2, 3 1, 2, 3</td> </tr> <tr> <td>Other (35)</td> <td><input type="checkbox"/> A6025 Other Non-Personal Injury/Property Damage tort</td> <td>1, 2, 3</td> </tr> <tr> <td>Wrongful Termination (36)</td> <td><input type="checkbox"/> A6037 Wrongful Termination</td> <td>1, 2, 3</td> </tr> <tr> <td>Other Employment (15)</td> <td><input type="checkbox"/> A6024 Other Employment Complaint Case <input type="checkbox"/> A6109 Labor Commissioner Appeals</td> <td>1, 2, 3 10</td> </tr> <tr> <td>Breach of Contract/ Warranty (06) (not insurance)</td> <td><input type="checkbox"/> A6004 Breach of Rental/Lease Contract (not unlawful detainer or wrongful eviction) <input type="checkbox"/> A6008 Contract/Warranty Breach -Seller Plaintiff (no fraud/negligence) <input type="checkbox"/> A6019 Negligent Breach of Contract/Warranty (no fraud) <input type="checkbox"/> A6028 Other Breach of Contract/Warranty (not fraud or negligence)</td> <td>2, 5 2, 5 1, 2, 5 1, 2, 5</td> </tr> <tr> <td>Collections (09)</td> <td><input type="checkbox"/> A6002 Collections Case-Seller Plaintiff <input type="checkbox"/> A6012 Other Promissory Note/Collections Case <input type="checkbox"/> A6034 Collections Case-Purchased Debt (Charged Off Consumer Debt Purchased on or after January 1, 2014)</td> <td>5, 6, 11 5, 11 5, 6, 11</td> </tr> <tr> <td>Insurance Coverage (18)</td> <td><input type="checkbox"/> A6015 Insurance Coverage (not complex)</td> <td>1, 2, 5, 8</td> </tr> <tr> <td>Other Contract (37)</td> <td><input type="checkbox"/> A6009 Contractual Fraud <input type="checkbox"/> A6031 Tortious Interference <input type="checkbox"/> A6027 Other Contract Dispute(not breach/insurance/fraud/negligence)</td> <td>1, 2, 3, 5 1, 2, 3, 5 1, 2, 3, 8, 9</td> </tr> <tr> <td>Eminent Domain/Inverse Condemnation (14)</td> <td><input type="checkbox"/> A7300 Eminent Domain/Condemnation</td> <td>Number of parcels _____ 2, 6</td> </tr> <tr> <td>Wrongful Eviction (33)</td> <td><input type="checkbox"/> A6023 Wrongful Eviction Case</td> <td>2, 6</td> </tr> <tr> <td>Other Real Property (26)</td> <td><input type="checkbox"/> A6018 Mortgage Foreclosure <input type="checkbox"/> A6032 Quiet Title <input type="checkbox"/> A6060 Other Real Property (not eminent domain, landlord/tenant, foreclosure)</td> <td>2, 6 2, 6 2, 6</td> </tr> <tr> <td>Unlawful Detainer-Commercial (31)</td> <td><input type="checkbox"/> A6021 Unlawful Detainer-Commercial (not drugs or wrongful eviction)</td> <td>6, 11</td> </tr> <tr> <td>Unlawful Detainer-Residential (32)</td> <td><input type="checkbox"/> A6020 Unlawful Detainer-Residential (not drugs or wrongful eviction)</td> <td>6, 11</td> </tr> <tr> <td>Unlawful Detainer- Post-Foreclosure (34)</td> <td><input type="checkbox"/> A6020F Unlawful Detainer-Post-Foreclosure</td> <td>2, 6, 11</td> </tr> <tr> <td>Unlawful Detainer-Drugs (38)</td> <td><input type="checkbox"/> A6022 Unlawful Detainer-Drugs</td> <td>2, 6, 11</td> </tr> </tbody> </table>			A Civil Case Cover Sheet Category No.	B Type of Action (Check only one)	C Applicable Reasons - 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Unlawful Detainer- Post-Foreclosure (34)	<input type="checkbox"/> A6020F Unlawful Detainer-Post-Foreclosure	2, 6, 11																																																												
Unlawful Detainer-Drugs (38)	<input type="checkbox"/> A6022 Unlawful Detainer-Drugs	2, 6, 11																																																												

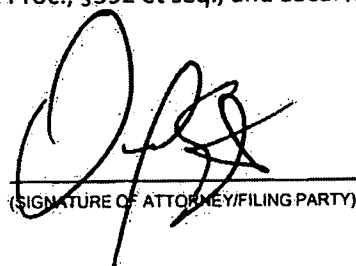
SHORT TITLE: Dominique Huett v. The Weinstein Company LLC		CASE NUMBER	
	A Civil Case Cover Sheet Category No.	B Type of Action (Check only one)	C Applicable Reasons - See Step 3 Above
Judicial Review	Asset Forfeiture (05)	<input type="checkbox"/> A6108 Asset Forfeiture Case	2, 3, 6
	Petition re Arbitration (11)	<input type="checkbox"/> A6115 Petition to Compel/Confirm/Vacate Arbitration	2, 5
	Writ of Mandate (02)	<input type="checkbox"/> A6151 Writ - Administrative Mandamus	2, 8
		<input type="checkbox"/> A6152 Writ - Mandamus on Limited Court Case Matter	2
		<input type="checkbox"/> A6153 Writ - Other Limited Court Case Review	2
Provisionally Complex Litigation	Other Judicial Review (39)	<input type="checkbox"/> A6150 Other Writ /Judicial Review	2, 8
	Antitrust/Trade Regulation (03)	<input type="checkbox"/> A6003 Antitrust/Trade Regulation	1, 2, 8
	Construction Defect (10)	<input type="checkbox"/> A6007 Construction Defect	1, 2, 3
	Claims Involving Mass Tort (40)	<input type="checkbox"/> A6006 Claims Involving Mass Tort	1, 2, 8
	Securities Litigation (28)	<input type="checkbox"/> A6035 Securities Litigation Case	1, 2, 8
	Toxic Tort Environmental (30)	<input type="checkbox"/> A6036 Toxic Tort/Environmental	1, 2, 3, 8
	Insurance Coverage Claims from Complex Case (41)	<input type="checkbox"/> A6014 Insurance Coverage/Subrogation (complex case only)	1, 2, 5, 8
Enforcement of Judgment	Enforcement of Judgment (20)	<input type="checkbox"/> A6141 Sister State Judgment	2, 5, 11
		<input type="checkbox"/> A6160 Abstract of Judgment	2, 6
		<input type="checkbox"/> A6107 Confession of Judgment (non-domestic relations)	2, 9
		<input type="checkbox"/> A6140 Administrative Agency Award (not unpaid taxes)	2, 8
		<input type="checkbox"/> A6114 Petition/Certificate for Entry of Judgment on Unpaid Tax	2, 8
Miscellaneous Civil Complaints		<input type="checkbox"/> A6112 Other Enforcement of Judgment Case	2, 8, 9
RICO (27)	<input type="checkbox"/> A6033 Racketeering (RICO) Case	1, 2, 8	
Other Complaints (Not Specified Above) (42)	<input type="checkbox"/> A6030 Declaratory Relief Only	1, 2, 8	
	<input type="checkbox"/> A6040 Injunctive Relief Only (not domestic/harassment)	2, 8	
	<input type="checkbox"/> A6011 Other Commercial Complaint Case (non-tort/non-complex)	1, 2, 8	
	<input type="checkbox"/> A6000 Other Civil Complaint (non-tort/non-complex)	1, 2, 8	
Miscellaneous Civil Petitions	Partnership Corporation Governance (21)	<input type="checkbox"/> A6113 Partnership and Corporate Governance Case	2, 8
	Other Petitions (Not Specified Above) (43)	<input type="checkbox"/> A6121 Civil Harassment	2, 3, 9
		<input type="checkbox"/> A6123 Workplace Harassment	2, 3, 9
		<input type="checkbox"/> A6124 Elder/Dependent Adult Abuse Case	2, 3, 9
		<input type="checkbox"/> A6190 Election Contest	2
		<input type="checkbox"/> A6110 Petition for Change of Name/Change of Gender	2, 7
		<input type="checkbox"/> A6170 Petition for Relief from Late Claim Law	2, 3, 8
		<input type="checkbox"/> A6100 Other Civil Petition	2, 9

SHORT TITLE:	Dominique Huett v. The Weinstein Company LLC	CASE NUMBER
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Step 4: Statement of Reason and Address: Check the appropriate boxes for the numbers shown under Column C for the type of action that you have selected. Enter the address which is the basis for the filing location, including zip code. (No address required for class action cases).

REASON:		ADDRESS:
<input type="checkbox"/> 1. <input type="checkbox"/> 2. <input type="checkbox"/> 3. <input type="checkbox"/> 4. <input type="checkbox"/> 5. <input type="checkbox"/> 6. <input type="checkbox"/> 7. <input type="checkbox"/> 8. <input type="checkbox"/> 9. <input type="checkbox"/> 10. <input checked="" type="checkbox"/> 11.		9882 S. Santa Monica Boulevard
CITY: Beverly Hills	STATE: CA	ZIP CODE: 90212

Step 5: Certification of Assignment: I certify that this case is properly filed in the Central District of the Superior Court of California, County of Los Angeles [Code Civ. Proc., §392 et seq., and Local Rule 2.3(a)(1)(E)].



(SIGNATURE OF ATTORNEY/FILING PARTY)

Dated: October 24, 2017

PLEASE HAVE THE FOLLOWING ITEMS COMPLETED AND READY TO BE FILED IN ORDER TO PROPERLY COMMENCE YOUR NEW COURT CASE:

1. Original Complaint or Petition.
2. If filing a Complaint, a completed Summons form for issuance by the Clerk.
3. Civil Case Cover Sheet, Judicial Council form CM-010.
4. Civil Case Cover Sheet Addendum and Statement of Location form, LACIV 109, LASC Approved 03-04 (Rev. 02/16).
5. Payment in full of the filing fee, unless there is court order for waiver, partial or scheduled payments.
6. A signed order appointing the Guardian ad Litem, Judicial Council form CIV-010, if the plaintiff or petitioner is a minor under 18 years of age will be required by Court in order to issue a summons.
7. Additional copies of documents to be conformed by the Clerk. Copies of the cover sheet and this addendum must be served along with the summons and complaint, or other initiating pleading in the case.

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